UPDATED REGISTRATION STATEMENT REAL PARTY IN INTEREST

INSTRUCTIONS

Please complete all sections and all items of the Updated Registration Statement. **Do not leave blanks**; write "none" or check the box "If none, check here", where applicable. If additional space is needed for any item, attach an additional sheet, identifying the section and item number to which the attachment relates. If you have marked "amended," you need only fill in the amended information and identify the year for the amended report.

Refer to KRS 11A.211, 11A.216, and 11A.221 as to what information is sought in each section of this combined statement. In addition, certain items are explained below

A. GENERAL INFORMATION

<u>Item 1:</u> Provide full name of the real party in interest engaging the executive agency lobbyist(s) as it appears on the Initial Registration Statement.

Item 3: Indicate whether this is a regular update statement or an amended statement, i.e., a statement which is being filed after a statement had been previously filed for the same reporting period. An amended statement should be filed if a correction is requested or needs to be made, e.g., a change in Total Expenditure amount in which you later discovered an error; change in address; or filing of an expenditure amount previously withheld from the original statement due to a dispute. If an amended statement is being filed, indicate which reporting year the statement is amending and complete only those sections which are being changed by the amended filing. A \$125 registration fee is required of all real parties in interest when filing the updated registration statement each year regardless of the type of report being filed.

<u>Item 4:</u> Provide the full name of ALL executive agency lobbyists who represented the real party in interest during the reporting period, including those executive agency lobbyists who are no longer engaged by the real party in interest, but were engaged by the real party in interest during the reporting period. Fill in the EAL registration number(s) of each, if known. **DO NOT LEAVE BLANK.**

<u>Item 5:</u> If the engagement of an executive agency lobbyist was terminated, and/or a new executive agency lobbyist was engaged, during the reporting period, state the name(s) of the individual(s) and the applicable dates.

B. EXECUTIVE AGENCY DECISIONS

List ALL specific executi	ve agency decisio	ns for which	executive agen	cy lobbyists	were
engaged by the real party	in interest to influe	nce, during the	e reporting perio	od. An exam	ple of
an executive agency decisi	on to be listed is "c	ontract for pure	chase of (commo	odity) by Ken	tucky
Department of	" List the contr	act or purchase	e order number, i	f known.	

C. REAL PARTY IN INTEREST EXPENDITURES STATEMENT

Report <u>ALL</u> expenditures made by the real party in interest, which are (1) <u>not</u> being reported by an executive agency lobbyist or an employer engaged by the real <u>party in interest</u>, and (2) were made to, or for the benefit of, an elected executive official, any secretary of a Cabinet listed in KRS 12.250, an executive agency official, or a member of the staff of any of those officials. List the name of the official or employee for whom the expenditure was made; type of expenditure; description of meeting, event, or occasion for which the expenditure was made; when the expenditure occurred; and the amount of the expenditure.

Examples of expenditures to be reported include the cost of a reception for, or entertainment of, any of the state officials listed above. You do not need to report expenditures for office facilities, support services, or salary of the executive agency lobbyist.

Any expenditure reported requires the naming of an official or employee, and requires that you deliver a copy of the applicable section(s) of the expenditure statement to the identified official or employee at least ten (10) days before this statement is to be filed with the Commission.

See KRS 11A.226 for the procedure to be followed relative to any dispute that may arise concerning a reported expenditure.

D. FINANCIAL TRANSACTIONS INVOLVING REAL PARTY IN INTEREST OF EXECUTIVE AGENCY LOBBYIST

If the real party in interest, or a member of real party in interest's immediate family, had, during the reporting period, a financial transaction with, or for the benefit of, an official or employee so listed, state the name of the official or employee, the purpose and nature of the transaction, the date such transaction was made or entered into, and any other pertinent details.

A financial transaction is a transaction or activity that is conducted or undertaken for profit and arises from the joint ownership, or the ownership, or part ownership in common of any real or personal property or any commercial or business enterprise of any form or nature between:

- 1. An executive agency lobbyist, his employer, a real party in interest or a member of the immediate family of an executive agency lobbyist, his employer, or a real party in interest, AND
- 2. Any executive agency employee (including elected and appointed officials) UNLESS such transaction is available to the general public on the same terms.

The reporting of any financial transaction requires the naming of an official or employee, and requires that you deliver a copy of the financial transaction statement to the identified official or employee at least ten (10) days before the statement is to be filed with the Executive Branch Ethics Commission.

See KRS 11A.226 for the procedure to be followed relative to any dispute that may arise concerning a reported financial transaction.

E. REGISTRATION FEE

Each real party in interest of one or more executive agency lobbyists is required to pay a registration fee of \$125.00 with the filing of the *Updated Registration Statement*, *Real Party in Interest* whether the real party in interest is submitting a regular or final report. KRS 11A. 211(5). Payment may be made by check or money order payable to the "KENTUCKY STATE TREASURER". For accuracy in recording, it is preferred that payment accompany the filing of the updated registration statement. Failure to submit the \$125 registration fee will constitute a deficiency in the filing of an updated registration statement and will subject the real party in interest to penalties outlined in KRS 11A.990(5).

CERTIFICATION:

This section requires the **original signature** of the person signing for the real party in interest and the date on which the statement was signed. The signing of the statement attests to the completeness and accuracy of the combined statement, according to the best knowledge of the real party in interest. You may complete the statement electronically by accessing the form from the Commission's internet website; however, the form must be printed, signed and mailed to the address below. The law requires an "original" signature on all forms. Completed and signed statements and registration fees are due *ON OR BEFORE* July 31.

If you have questions, contact:

EXECUTIVE BRANCH ETHICS COMMISSION

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